

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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BAO CHENG FU, GUANG LI ZHANG, ZHONG QI  
LIN, INDIVIDUALLY AND ON BEHALF OF ALL  
OTHER EMPLOYEES SIMILARLY SITUATED

PLAINTIFF,

-AGAINST-

MEE MAY CORP. D/B/A MEE NOODLE SHOP  
& GRILL, JIANG QING CHEN, KUANG CHI WU,  
JOHN (first name unknown) WU, John Doe and Jane Doe  
# 1-10

Defendants.  
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15-CV-4549

**SECOND AMENDMENT OF SETTLEMENT AGREEMENT AND RELEASE  
PURSUANT TO SECTION 8 OF THE AGREEMENT**

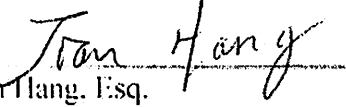
Pursuant to Section 8 of the Settlement Agreement and Release for the above case that was fully executed on July 8, 2016 ("Agreement"), Plaintiffs Bao Cheng Fu, Guang Li Zhang, and Zhong Qi Lin (collectively "Plaintiffs"), by and through their attorney, Hang & Associates, PLLC, and Defendants Mee May Corp. d/b/a/ Mee Noodle Shop & Grill, Jiang Qing Chen, Kuang Chi Wu, and "John" Wu (collectively, "Defendants"), by and through their attorney, Xue & Associates, P.C., hereby agree upon the following revisions to the Agreement.

1. The language on page 6 of the Agreement that provides plaintiffs "enter into this agreement intending to waive, settle, and release all claims plaintiff had, have, or might have against defendants" shall be replaced with the following:

"enter into this agreement intending to waive, settle, and release all *wage-and-hour claims arising from the events as alleged in the Litigation* plaintiffs had, have, or might have against defendants"

Date: October 20, 2017

HANG & ASSOCIATES, PLLC

/s/ 

Jian Hang, Esq.

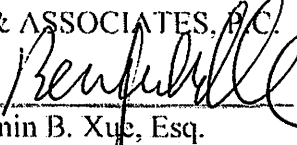
136-18 39<sup>th</sup> Ave. #1003

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XUE & ASSOCIATES, P.C.

/s/ 

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*Attorneys for Defendants*